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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/936,872		Ekapot Bhunachet	P01619	9445
75	90 01/05/2004		EXAMINER	
Martin L Stoneman			MANTIS MERCADER, ELENI M	
Stoneman Law Offices 3rd Street			ART UNIT	PAPER NUMBER
3113 North			3737	5
Phoenix, AZ 85012			DATE MAILED: 01/05/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant(s)			
		09/936,872	BHUNACHET, EKAPOT			
		Examiner .	Art Unit			
		Eleni Mantis Mercader	3737			
۔۔ Period for		ication appears on the cover sheet with	the correspondence address			
THE M - Extens after S - If the p - If NO p - Failure - Any re	IAILING DATE OF THIS COMMUNION of time may be available under the provisions IX (6) MONTHS from the mailing date of this communication for reply specified above is less than thirty (30 period for reply is specified above, the maximum state to reply within the set or extended period for reply	of 37 CFR 1.136(a). In no event, however, may a reply	y be timely filed 30) days will be considered timely. S from the mailing date of this communication. DONED (35 U.S.C. § 133).			
1)⊠ I	Responsive to communication(s) file	d on <u>17 Se<i>ptember 2001</i></u> .				
2a)☐ ⁻	This action is FINAL . 2b)⊠ This action is non-final.					
3) 🗌 💲	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositio	on of Claims					
5)	•	re withdrawn from consideration.				
10)□ T	Applicant may not request that any object Replacement drawing sheet(s) including	e Examiner. a) accepted or b) objected to by ction to the drawing(s) be held in abeyance the correction is required if the drawing(s) by the Examiner. Note the attached C	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).			
Priority u	nder 35 U.S.C. §§ 119 and 120					
a)∑ * So 13)	All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies of application from the Internation of the attached detailed Office action of the certific reference was included CFR 1.78. The translation of the foreign lands the convergence of a claim for the convergence of the conver	for foreign priority under 35 U.S.C. § 1 documents have been received. documents have been received in Application for a list of the certified copies not report domestic priority under 35 U.S.C. § d in the first sentence of the specification domestic priority under 35 U.S.C. § tence of the specification or in an Application or in an Applicatio	ceived in this National Stage ceived. 119(e) (to a provisional application) on or in an Application Data Sheet. n received. § 120 and/or 121 since a specific			
Attachment((s)					
2) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (P ation Disclosure Statement(s) (PTO-1449) Pa	TO-948) 5) Notice of Info	nmary (PTO-413) Paper No(s) rmal Patent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 6, 9-14, 20-21 are rejected under 35 U.S.C. 102(b) as being anticipated by MacAulay et al. '660.
 - Regarding claims 6, 9, and 11-14, MacAulay et al. '660 teach all the elements of the current invention including:
 - at least one excitation light emitting system structured and arranged to illuminate the subject matter with excitation light (col. 10, lines 17-18; referring to the excitation light);
 - at least one non-excitation light emitting system structured and arranged to illuminate the subject matter with non-excitation light (col. 10, lines 15-16; referring to the excitation light);
 - at least one alternating system structured and arranged to alternate use of said at
 least one excitation light emitting system and said at least one non-excitation light
 emitting system (col. 10, lines 15-18; referring to the light source structured to
 sequentially illuminate the area of interest);
 - i) wherein said at least one alternating system is structured and arranged to
 illuminate the subject matter for first periods of time essentially only by said at
 least one excitation light emitting system, and

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• ii) wherein said alternating system is structured and arranged to illuminate the subject matter for second periods of time by said at least one non-excitation light emitting system (col. 10, lines 15-18; referring to the light source structured to sequentially illuminate the area of interest, or otherwise stated alternating illumination with non-excitation and excitation light over a single cycle);

- at least one filtering system structured and arranged to prevent transmission of
 excitation light and permit transmittion of non-excitation light (col. 10, lines 1820; referring to the filtering system permitting transmission of non-excitation red
 light and blocking all else);
- at least one image sensing system structured and arranged to sense images of the subject matter from light transmitted by said filtering system (col. 10, lines 20-35; referring to the CCD sensor capturing the images. Also since at least two images are detected one from excitation and one from non-excitation, inherently there is differentiation between the two type of images);
- at least one superimposing system structured and arranged to superimpose such images sensed by said image sensing system (col. 10, lines 34-45),
- i) wherein at least one such image sensed during such period of time is superimposed with at least one such image sensed during such second period of time to create at least one such superimposed image (col. 10, lines 35-38); and
- at least one image viewing system structured and arranged to permit viewing such at least one superimposed image (col. 10, lines 38-40 and see display 18 in Figures 5).

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Regarding claims 10 and 20-21, MacAulay et al.'660 teach the use of three different channels (see col. 8, lines 21-35).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 7-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over MacAulay et al. '660.

Regarding claims 7 and 8, while MacAulay et al.'660 do not teach an adjuster filter to adjust for intensity of either excitation or non-excitation light, MacAulay et al.'660 teach the creation of a remittance light image to account for image non-uniformity caused by changes in illumination intensity (see abstract), and thereby constituting an alternative functional equivalent resulting the same end result of adjustment of variation of the intensity of light.

5. Claims 15-19 and 22-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over MacAulay et al. '660 in view of Alfano et al. '556.

Regarding claims 15-19 and 22, MacAulay et al. '660 do not explicitly teach the use of a rotating disc or a wheel as alternatively well known to skilled artisans, to filter different light wavelengths. In the same field of endeavor, Alfano et al. '556 teach the use of a wheel in order to detect different images from different light emissions (see col. 12, lines 52-67 and col. 13, lines 1-29). It would have been obvious to one skilled in the art at the time that the invention was made to have used the rotating disc or wheel as taught

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by Alfano et al.'556 in the invention as taught by MacAulay et al.'660 as a functional equivalent of being able to separate or isolate the detected emissions and thereby get the same end result of at least two different images.

Regarding claims 23-25, while MacAulay et al.'660 do not teach an adjuster filter to adjust for intensity of different light wavelengths, MacAulay et al.'660 teach the creation of a remittance light image to account for image non-uniformity caused by changes in illumination intensity (see abstract), and thereby constituting an alternative functional equivalent resulting the same end result of adjustment of variation of the intensity of light.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eleni Mantis Mercader whose telephone number is 703 308-0899. The examiner can normally be reached on Mon. - Fri., 8:00 a.m.-6:30 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dennis Ruhl can be reached on 703 308-2262. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703 308-0858.

Eleni Mantis Mercader Primary Examiner Art Unit 3737

EMM